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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/550,963	(04/17/2000	Mark McCulloch	41400-00002	1825		
20322	7590	07/12/2005	·	EXAMINER			
SNELL & V	WILMER	L	DIXON, THOMAS A				
ONE ARIZO 400 EAST V			ART UNIT	PAPER NUMBER			
PHOENIX,			3639				
				DATE MAILED: 07/12/2003	DATE MAILED: 07/12/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application I	No.	Applicant(s)			
		09/550,963		MCCULLOCH, MARK			
	Office Action Summary	Examiner		Art Unit			
	·	Thomas A. Di	xon	3639			
Period fo	The MAILING DATE of this communication a or Reply	appears on the co	ver sheet with the c	orrespondence address			
A SH THE - Exter after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, he reply within the statutory od will apply and will explications.	nowever, may a reply be tim minimum of thirty (30) days bire SIX (6) MONTHS from to ton to become ABANDONET	ely filed will be considered timely. the mailing date of this communication.			
Status							
1)🖂	Responsive to communication(s) filed on <u>03 May 2005</u> .						
2a)□	This action is FINAL . 2b)⊠ TI	his action is non-	final.	,			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-11 and 32-34 is/are pending in the 4a) Of the above claim(s) is/are withd Claim(s) is/are allowed. Claim(s) 1-11 and 32-34 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	rawn from consid					
Applicati	ion Papers						
9)[The specification is objected to by the Exami	iner.					
10)	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the						
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s)						
2) 🔲 Notic 3) 🔲 Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date	4) (08) 5) (6)	_				

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DETAILED ACTION

1. The new title is acceptable, the claim change is not.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 1-11 and 32-34 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 the phrase "the first identified operating flight" was modified to "a first identified operating flight" which is not supported by the specification, but further is not the reason the claim was previously rejected under 112, the consistency of wording about the flight identified should be, "a first departing flight" then "the identified first departing flight" then again "the identified first departing flight" and finally "the identified first departing flight"

Claim 34.

The phrase "first identified flight" should be "identified first departing flight".

Allowable Subject Matter

3. The following is an examiner's statement of reasons for allowability:

As per Claims 1 and 32.

The prior art of record, specifically Garback ('499) in view of DeLorme et al ('040) further in view of DeMarcken ('808) or Webber ('953) or Guenther ('748) does not disclose or fairly teach:

identifying a first airport, the first airport being within a first threshold measurement of the activity location, wherein the first threshold measurement comprises at least one of a walking distance, a set distance and a time threshold;

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computing an optimal arrival time from the activity start time, the activity location and the first airport;

identifying a first departing flight associated with the first airport, the identified first departing flight associated with a flight arrival time and the identified first departing flight being between the origin location and the first airport;

wherein the flight arrival time of the identified first departing flight is prior to the optimal arrival time;

identifying an optimal ground transportation option between the first airport and the activity location; and

providing an optimal trip option for transportation from the origin location to the activity location, wherein the optimal option includes the first identified departing flight and the optimal ground transportation option.

The claims that depend from the above are allowable for the same reasons.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas A. Dixon whose telephone number is (571) 272-6803. The examiner can normally be reached on Monday - Thursday 6:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on (571) 272-6708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thomas A. Dixon Primary Examiner Art Unit 3639

July 05